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GOVERNMENT GAZETTE

BOLETIM OFICIAL

GOVERNMENT OF GOA, DAMAN
AND DIU

Secretariat

ORDER

In exercise of the powers conferred by clauses 2 and 3 of the Goa, Daman and Diu (Administration) Removal of Difficulties Order, 1962, and notwithstanding anything to the contrary contained in any law for the time being in force within this Territory, I hereby make the following order:

The Goa, Daman and Diu Branch of Indian Red Cross Society is exempted from the industrial tax established by Legislative Diploma no. 1770 dated the 15th March, 1958, as well as from stamp duty imposed by Legislative Diploma no. 1738, dated the 19th September, 1957 and the stamp tax due to Institution of Public Welfare.

THE LIEUTENANT GOVERNOR
M. R. Sachdev

Panjim, 4th November, 1963.

Notification

In order to secure compliance with the provisions of the Goa, Daman and Diu (Price Control) Second Amendment Order, 1963, the Lieutenant Governor of Goa, Daman and Diu is pleased to direct that the powers exercisable under the above mentioned Order by the Director of Civil Supplies and Price Control, shall be exercisable or performed by the Collector of Daman in Daman, and by the Civil Administrator of Diu, in Diu.

THE LIEUTENANT GOVERNOR
M. R. Sachdev

Panjim, 25th November, 1963.

(Tradução)
GOVERNO DE GOA, DAMÃO
E DIO

Secretaria

Portaria

No uso das faculdades conferidas pelos n.ºs 2 e 3 de «The Goa, Daman and Diu (Administration) Removal of Difficulties Order, 1962», e sem embargo do disposto em qualquer lei presentemente em vigor neste território, determino o seguinte:

A sucursal da Sociedade da Cruz Vermelha Indiana de Goa, Damão e Dio fica isenta da contribuição industrial estabelecida pelo Diploma Legislativo n.º 1770, de 15 de Março de 1958, bem como do imposto do selo previsto no Diploma Legislativo n.º 1738, de 19 de Setembro de 1957, e do selo devido à Provedoria da Assistência Pública.

O GOVERNADOR-TENENTE
M. R. Sachdev

Pangim, 4 de Novembro de 1963.

Despacho

A fim de dar cumprimento ao disposto no «The Goa, Daman and Diu (Price Control) Second Amendment Order, 1963», o Governador-tenente de Goa, Damão e Dio, determina que as atribuições exercíveis, ao abrigo da referida portaria, pelo Director dos Serviços de Abastecimento Civil e Contrôlo de Preços, serão exercidas pelo Collector de Damão, em Damão, e pelo Administrator Civil de Dio, em Dio.

O GOVERNADOR-TENENTE
M. R. Sachdev

Pangim, 25 de Novembro de 1963.

Notification

The Lieutenant Governor of Goa, Daman and Diu is pleased to direct that the powers of inspection, entry, search, seizure, conferred to on the licensing authority under The Goa, Daman and Diu Sugar Dealers Licensing Order 1963; The Goa, Daman and Diu Foodgrains Dealers Licensing Order, 1963; The Goa, Daman and Diu Khandsari and Gur Dealers Licensing Order, 1963; The Goa, Daman and Diu Rice (Export Control) Order, 1963, and The Goa, Daman and Diu (Price Control) Second Amendment Order, 1963 shall be exercisable also by the Inspector, Heads of Regional Offices of the Directorate of Civil Supplies and Price Control and by any police Officer not below the rank of head constable.

THE LIEUTENANT GOVERNOR

M. R. Sachdev

Panjim, 29th November, 1963.

Notification

It is hereby notified, under section 10 of the Land Improvement Loans Act 1883, made applicable to the Union Territory of Goa, Daman and Diu, by Notification no. DF-1-AGR-63, published in the Government Gazette no. 1, series I, dated 4th January, 1963, that the grant of such loans will be subject to rules published hereunder.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

A. F. Couto, Development Commissioner.

Panjim, 23rd November, 1963.

The Land Improvement Loans Act, 1883

Rules framed under Section 10 of the Land Improvement Loans Act 1883

1 — Any holder of land who may wish to improve it may apply for loan under the Land Improvement Loans Act 1883 upto 31st March of every year, submitting the following details:

- a) Topo-map of the land in the scale of 1.1000 with the indication of contour lines, present crops and other important details such as fencing, wells, channels, retaining wells, etc.
- b) Land registration certificate proving the rights and financial encumbrances weighing on the land.
- c) Project and estimate of works to be carried out specifying specially measures for proper upkeep after completion of the work.
- d) Phasing of execution of the work, specifying the periods and cost of instalments to be advanced.
- e) Name of the contractor of the work and the regime in which the land will be administered — direct administration, lease on money basis or partnership, etc. In case of lease, the lessee also should underwrite the contract and assume the responsibility of repayment of the loan by rent.
- f) Name and address of local permanent representative of the applicant who will be intimated of all procedures.

2 — The Director of Agriculture is competent to sanction the loan.

3 — The application mentioned in section 1 should be scrutinized by the Divisional Agricultural Officer within 8 days after reception of the application on the following basis:

- a) Classification of the present productivity factors as per schedule.
- b) Any changes and additions which may be found necessary for attaining best results.
- c) Assessment of probable impact on future productivity, specifying if possible the phases.
- d) If the intended improvement work is independent and stands secure without depending on conditions of the neighbouring land and if the later permanent upkeep arrangements are satisfactory.
- e) Personal conduct of the applicant as certified by the Sarpanch of the Gram Panchayat.
- f) Interest of the applicant in the execution of the work whether as its owner or as owner of a land which suffers hard, due to faulty conditions of an adjoining land.

4 — In case of the land to be improved belonging to a second party who is unwilling to carry out the required work, the officer designated for the grant of loans shall promote and execute the work and recover the amount spent from the owner of the land improved, in terms of this order.

5 — For purpose of the section 4, the project and estimate of works shall be prepared by the Divisional Agricultural Officer and submitted to the owner of land for scrutiny, if he or his representative can be traced or otherwise announced in the local newspapers asking him to offer remarks and to say within 15 days whether he is prepared to carry out the work.

After this the project and estimate will be finalized and the party asked again whether he is prepared to carry out the work in the changed form. The land to be improved will be held as security besides a personal bond signed by the applicant.

All arrears shall be collected as if of land revenue due by him out of the rent of that land and of any other land belonging to the applicant by virtue of the personal bond.

Once the loan is granted the applicant will have to sign a bond undertaking to fulfill all the stipulated conditions and offering the required securities.

The rate of interest to be collected on the loan shall be of 6% simple.

6 — Once the loan is granted the work must be executed according to the schedule for which instalments of any advances will also be made according to the approved schedule.

7 — The Divisional Agricultural Officer shall inspect the work at least thrice, first inspection being at the start, when instructions about practical implementation of the work will be given, second inspection at any convenient time during the execution and third after completion.

8 — In the Office of the Director of Fazenda a special officer shall be put in charge of keeping a proper account of each case and of preparing a full report at the end of the financial year.

Report of the Divisional Agricultural Officers regarding the conditions of upkeep of the works exe-

cuted should be attached to the report of the accounting officer.

9 — In case it is verified that the loanee does not carry out strictly according to the schedule, the grant of the loan will be considered as cancelled and whatever amount is advanced would be considered recoverable immediately, by all means provided for the payment of instalments.

Notification

It is hereby notified, under section 4 of the Agriculturists Loans Act 1884, made applicable to the Union Territory of Goa, Daman and Diu, by Notification no. DF-1-AGR-63 published in the Government Gazette, no. 1, series I, dated 4th January, 1963, that the grant of such loans will be subject to rules published hereunder.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

A. F. Couto, Development Commissioner.
Panjim, 23rd November, 1963.

The Agriculturists' Loans Act, 1884

Rules framed under section 4 of the Agriculturists loans Act 1884

All occupiers of arable land may apply for a loan, specifying the purpose for which it is meant and

details of the land such as designation, boundaries, title of holding etc.

2. The loans may be given only for the purpose and to the extent mentioned below:

2. 1. For purchase of cattle upto the limit of Rs. 500/- per head, total not exceeding Rs. 1500/-.
2. 2. For purchase of poultry birds upto the limit of Rs. 1000/-.
2. 3. For purchase and repairs of pumping set, pipeline and sprinklers upto the limit of Rs. 5000/-.
2. 4. For purchase of seed and plant stock upto the limit of Rs. 2000/-.
2. 5. For purchase of fertilizers, upto the limit of Rs. 2000/-.
2. 6. For payment of rents.

3. All the Block Development Officers are competent to grant the loans.

4. Once the loan is granted the loanee will have to sign a bond, specifying the time within which the loan amount would be refunded, guaranteed by two securities besides the equipment, cattle and birds which will stand as guarantee and cannot be disposed of till the loan is refunded.

5. The rate of interest shall be of 6% simple.

6. When landholders apply for a loan on joint responsibility no additional sureties will be required.